

SUE HALL, Clerk of Court  
\*\*\*Electronically Filed\*\*\*

SUPERIOR COURT OF ARIZONA  
APACHE COUNTY

JUDGE: STAUFFER, MONICA, VISITING JUDGE

BY: BJS, DEPUTY CLERK

CASE NUMBER: S0100JV2008065

START: 3/28/2012 8:05 AM

END: 3/28/2012 8:35 AM

IN RE THE MATTER OF:

C.R.R.,

A PERSON UNDER 18 YEARS OF AGE

APACHE COUNTY JUVENILE COURT SERVICES [EM]  
APACHE COUNTY ATTORNEY'S OFFICE [EM]  
WOOD LAW OFFICE [EM]  
MARSHA GREGORY [EM]  
HON. MONICA STAUFFER [EM]

MINUTE ENTRY: ADVISORY HEARING DENIAL ENTERED

PRESENT BY PHONE: HONORABLE MONICA STAUFFER; AND ERYN BLOOMFIELD,  
PARENT/GUARDIAN OF THE JUVENILE.

PRESENT IN COURTROOM: RONALD WOOD, ATTORNEY FOR THE JUVENILE; MARSHA  
GREGORY, GUARDIAN AD LITEM; CHIEF DEPUTY COUNTY ATTORNEY; JUVENILE PROBATION  
DEPARTMENT; VICTIM(S) AND VICTIM(S) REPRESENTATIVES.

LET THE RECORD SHOW this is the date and time set for an Advisory Hearing on a ☐ Petition  
Delinquent ☒ Petition to Revoke Probation filed on March 27, 2012 at 10:08 AM in the above-  
captioned matter.

The Court ascertains the Juvenile's true and correct name, the age and date of birth.

At the request of Mr. Wood, the Court waives the reading of the ☐ charge(s) ☒ violation(s) contained  
in the petition and advises the Juvenile of their rights in this matter.

IT IS HEREBY ORDERED entering a denial to the ☐ charge(s) ☒ violation(s) on behalf of the  
Juvenile.

IT IS FURTHER ORDERED setting this matter for an ADJUDICATION HEARING on FRIDAY, APRIL  
13, 2012 at 9:00 AM in the Apache County Superior Court.

Court and Counsel discuss scheduling.

Mr. Wood addresses the Court regarding a conflict with a trial scheduled in Navajo County. He will file  
a Motion to Continue that trial. He requests disclosure of all incident reports, treatment records,  
criminal records, suggests interviews and intends to subpoena individuals.

Mr. Perkins asks for a written request from Mr. Wood.

The Court having heard oral argument from both Counsel;

IT IS HEREBY ORDERED permitting Mr. Wood to send an investigator to the treatment facility to obtain documents and interviews necessary for preparation for the hearing scheduled April 13, 2012. Mr. Wood is to submit this request to the Court for her review. Additionally he is directed to use discovery for criminal history and witness information and be provided all records, including treatment records from the facility regarding C.R. in all the allegations; allowing his investigator to follow up on individuals' names and counts and conduct his own background interviews. If this needs to be re-addressed, Mr. Wood may bring it back before the Court.

Court inquires if Mr. Perkins will have the reports to Mr. Wood by Friday and Probation Department concerning of conditions of release.

Court, Counsel and Probation Department discuss the treatment facility and detention center.

Based on Mr. Wood's request for a Detention Hearing and the Juvenile's potential release to his mother, Court hears oral argument from both Counsel.

Court will not modify her release order and continues the order that the Juvenile be held in a treatment facility.

Mr. Wood addresses his pleading that he will be filing today and having recited his requests;

IT IS FURTHER ORDERED granting that authority to Mr. Wood.

Upon inquiry by the Court, Mr. Orona clarifies the Court's order to return the Juvenile back to the facility.

IT IS FURTHER ORDERED the Department is to make sure all notices for Victims Rights Notification is complied with for the hearing on April 13th.

IT IS FURTHER ORDERED at the hearing of 13<sup>th</sup> of April, the Juvenile is required to be present. A warrant will issue if Juvenile fails to appear.

Hearing concludes.